United States Bankruptcy Court Northern District of California

In re	Julia Anne Swoboda		Case No.	14-10089
		Debtor(s)	Chapter	13

CHAPTER 13 PLAN - FIRST AMENDED

1. PAYMENTS

The Debtor or Debtors (hereinafter called "Debtor") submit to the Chapter 13 Trustee all projected disposable income to be received within the applicable commitment period of the Chapter 13 Plan (hereinafter called "Plan"). The total number of payments shall be **60**, and in the amount of **1,440.00**. The pre-confirmation Plan payments to the Trustee must begin 30 days from the date of the filing of the Plan or the Order of Relief, whichever is earlier. The post-confirmation Plan payments to the Trustee will commence on the 20th of the first month after the Plan is confirmed. Upon post-confirmation dismissal of this Plan, all funds held by the Trustee shall be disbursed to Administrative Costs and Creditors.

Debtor e	lects a	voluntary	wage	order	
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2. PRE-CONFIRMATION ADEQUATE PROTECTION PAYMENTS

The following pre-confirmation adequate protection payments on claims secured by personal property shall be paid by the Trustee to the below listed creditors. The Debtor proposing pre-confirmation payments will commence these payments to the Trustee within 30 days of the date this Plan was filed or the Order of Relief, whichever is earlier. Creditors must file a proof of claim to receive payment from the Trustee. Payments by the Trustee should commence to these Creditors within 30 days of the filing of the proof of claim. Upon a pre-confirmation dismissal, all adequate protection order payments held by the Trustee shall be disbursed to Creditors.

Name of Creditor	Collateral Description	Monthly Payment
-NONE-		

3. ADMINISTRATIVE COSTS

Trustee shall receive a percentage of each plan payment, whether made before or after confirmation, as established by the United States Trustee.

Chapter 13 Attorney fees may be included in a Chapter 13 Plan. Fees and costs requested for allowance are as follows:

	Total Fees & Costs Requested	Fees & Costs Received	Balance of Fees & Costs Due	Monthly Payment
Γ	\$4,000.00	\$2,200,00	\$1.800.00	\$900.00

Fees and costs allowed shall be paid at a fixed monthly rate and will accrue concurrently with pre-confirmation adequate protection payments listed in Section 2 above and will be paid with Secured Debt as listed in Section 4A below. Upon a pre-confirmation dismissal, all accrued pre-confirmation attorney fees and costs payments held by the Trustee shall be disbursed to the attorney.

4. SECURED DEBT

Interest shall accrue on all secured claims from the date the petition is filed. Interest will be calculated at 10% per annum unless the Debtor specifies otherwise in this Plan. Secured Creditors will retain their liens until their allowed secured claims have been paid.

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A) Post-Confirmation Payments to Creditors Secured by Personal Property

The Debtor seeks a determination that the value of the collateral is as set forth below. Failure to object to this listed amount shown may result in the Creditor's secured claim being limited to the collateral value amount listed. Creditors will, at minimum, be paid the amount reflected as the monthly payment. The Debtor's omission of any secured creditor does not affect the rights of the omitted creditor to file claims and be paid.

With respect to a debt for which the Debtor has written "Yes" in the column "Surrender" and where the Creditor files a written objection to the treatment provided such debt, Debtor surrenders all interest in the collateral, and the debt shall be treated under Section 4B below.

Name of Creditor	Collateral Description	Collateral	Secured Debt	Interes	Monthly Payment	Surrender
		Value	Amount	t Rate		Yes/No
-NONE-						

B) Surrender of Property

The Debtor surrenders any interest in the following collateral. The Debtor waives the protection of the automatic stay and allows the affected Creditor to obtain possession and dispose of its collateral, without further Order of the Court. Any secured claim filed by the below Creditors will be deemed satisfied in full through surrender of the collateral. Any unsecured deficiency claim must be filed by the bar date for unsecured debts.

Name of Creditor	Collateral to be surrendered
-NONE-	

C) Post Petition Payments on Real Property Debt Paid by Debtor

Name of Creditor	Property Address	Monthly
		Payment Amount
1. Edward and Joan Parrish	Single family residence, 2 bedrooms, 1 bathrooms on 10 acres with outbuilding. Location: 1151 Ten Mile Creek Rd., Laytonville CA 95454	\$1,284.65
2. Mendocino County Tax Collector	Notice Only (\$1767.32 due by 4/10/14). Single family residence, 2 bedrooms, 1 bathrooms on 10 acres. Location: 1151 Ten Mile Creek Rd., Laytonville CA 95454	\$294.55

D) Pre-Petition Debt on Real Property

The Trustee shall pay defaulted real property debt. This prorata payment for defaulted real property debts will begin after payment in full of the Attorney fees and costs listed in section 3 above.

Name of Creditor	Property Address	Defaulted Debt	Interest Rate
1. Edward and Joan Parrish	Single family residence, 2 bedrooms, 1 bathrooms on 10 acres with outbuilding. Location: 1151 Ten Mile Creek Rd., Laytonville CA 95454	\$75,030.61	0.00%

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5. EXECUTORY CONTRACTS/LEASES

A) The Debtor assumes the executory contract(s)/lease(s) referenced below and provides for the regular contract/lease payment(s), both pre-confirmation and post-confirmation, to be paid directly by the Debtor. Any pre-petition lease arrearage will be paid through this Plan after payment of arrearages listed in 4D above.

Name of Creditor/Lessor	Property Address	Lease	Arrearage	Regular # of	Lease
		Arrearages	Payment by	Lease Payments	Payment by
		as of Date of	Trustee	Remaining as of	Debtor
		Filing		Date of Filing	
-NONE-					

B) The Debtor rejects the following executory contract/lease and surrenders any interest in property securing these executory contracts/leases. The Debtor waives the protection of the automatic stay and allows the affected Creditor to obtain possession and dispose of its collateral, without further Order of the Court. Any unsecured claim resulting from the rejection must be filed by the bar date for unsecured debts:

Name of Creditor/Lessor	Identity of Executory Contract/Lease &	Property Subject to Executory Contract/Lease
-NONE-		

6. PRIORITY CLAIMS

Trustee shall pay all allowed filed priority claims and will pay the claims listed in 6B below, prior to paying those unsecured priority claims listed in sections 6C, 6D, and 6E below. Those claims listed in sections 6C, 6D and 6E below will be paid prorata.

A) Post Petition Domestic Support Obligations:

- 1) X None.
- 2) The name(s), and address(es) of the holder of ANY domestic support obligation.

Name	Address

3) The Debtor will pay all post-petition domestic support obligations directly to the holder of the claim and not through the Chapter 13 plan.

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B) Pre-Petition Arrearages owed to	Domes	tic Support Obligation Creditors:		
1) X None.				
2) Name of holder of Domestic	Suppor	t Obligation Arrearage Claim, arrears and	l monthly paym	ent.
Name of Holder		Arrearage		Monthly Payment
1) X None.		ons assigned to or owed to a governme	ntal unit:	
Name of Governmental Creditor Name of Governmental Creditor	tor, add			Amount Duo
Iname of Governmental Creditor	Addre	SS		Amount Due
D) Priority Tax Claims:				
Name of Creditor		Address		Amount Due
-NONE-				
E) Other Priority Claims:				
Name of Creditor		Address		Amount Due
1. Mendocino County Animal Control		298 Plant Rd.; Ukiah, CA 95482	#00 III : I	\$200.00
2. Superior Court of California		County of Mendocino; 100 N. State St CA 95482	. #G2; Ukian,	\$550.00
A) The following debts shall be paid in			A Dec	Internal Date
Name of Creditor -NONE-	Au	dress	Amount Due	Interest Rate
in full with interest) in Sections 2 through	ugh 6 a Prorata I nitment May 15	•	Section 8 are es Federal Tax Return. Trustee ma	urns, beginning ay request and
 tax returns are provided. 10. The Debtor elects to have property of the Debtor may sell or refinance real of Chapter 13 Trustee. 11. Notwithstanding any contrary language consummation of this plan either a detenon-dischargeable in a Chapter 13 cases 12. Debtor(s) shall file a Motion to Value at the consummation of the consummati	e elsew erminate pursuand Avidence	here in the plan, debtor does not seek threion of the dischargeability of any debt or ant to section 1328 of the Bankruptcy Co oid Lien (the "Motion") with respect to the located at in an approximate amount	ough the confirmation de.	property revests, proval of the mation and f any debt that is Creditor, a

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No payment will be made to Creditor as a secured subordinate lien holder while the Motion is pending.

If the court grants the Motion and determines the subordinate lien held by Creditor is unsecured within the meaning of 11 U.S.C. § 506, the lien shall dealt with as provided in the Court's GUIDELINES FOR VALUING AND AVOIDING LIENS IN INDIVIDUAL CHAPTER 11 CASES AND CHAPTER 13 CASES. If the Court denies the Motion, the Debtor(s) shall promptly, but no more than fourteen (14) days from Notice of Entry of the order denying the motion, amend the Plan to provide for appropriate treatment of this lien, consistent with the subject order.

If the Debtor(s) fails to timely file an amended Plan as provided for above, the Creditor or the Trustee may file a Motion to Dismiss for failure to prosecute the case or Creditor may file a Motion for Relief from Stay.

The Chapter 13 Plan shall not be confirmed until the Court enters its order regarding the Motion.

13.	The deed of trust with	(hereinafter Creditor)	encumbers real property located at	, and secures a loan that is
	the subject of a pending a	pplication to modify loan.	The monthly payment listed in Sec	etion 4C represented a projected
	payment under the pendin	g application to modify lo	an, and may not be the applicable p	ayment once the pending
	application to modify loan	n is approved or denied.		

If Creditor approves the pending application to modify loan, the monthly payment Debtor is to pay directly to Creditor under Section 4C of the Plan shall be the amount specified in the loan modification. If Creditor approves the application to modify loan on terms that change the amount of arrears to be paid under Section 4D of the Plan, alters Plan payments Debtor is to pay Trustee, or adversely affects the amount to be paid to unsecured creditors, Debtor shall file an amended Plan reflecting such changes, within 14 days of receipt of the approval.

As long as an application to modify loan is pending, the Trustee will not make payment on account of any pre-petition arrears claimed and filed by Creditor.

If Creditor denies the application to modify loan, Debtor shall, within 14 days from the mailing of written notice by the Creditor denying the application, file an amended Plan providing in Section 4C for full monthly post-petition payments, and providing in Section 4D for the full payment of pre-petition and post-petition arrears. Pre-petition arrears are estimated to be \$

In the event Debtor fails timely to file an amended Plan as provided for above: (1) this Plan is by its own terms amended to provide that Creditor's rights under applicable non-bankruptcy law are not modified in any respect by this Plan; (2) Debtors shall be deemed to be in material default under the Plan; and (3) the Trustee or Creditor may, upon proper notice, file a motion for relief from stay or a motion to dismiss the case based on such default.

14. Other than to complete the information required, the above preprinted language of this plan form shall not be altered. This does not mean that the Debtor is prohibited from proposing additional or different plan provisions. As long as the addition of different provisions are consistent with the Bankruptcy Code, Debtor may propose additional or different plan provisions or specify that any of the above provisions will not be applicable. Each such provision or change shall be set out below. Use additional pages if necessary.

Dated:	January 28, 2014	/s/ Julia Anne Swoboda	
		Julia Anne Swoboda	
		(Debtor)	(Debtor)

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